

May 11, 1983

LB 371

and file the bond and litigate the question about custodial rights per parent...by either parent. So if it is a disputed situation and under that circumstance, would there then be court action and the court would look to the circumstances of the disagreement?

SENATOR BEUTLER: Okay, thank you.

PRESIDENT: Do you have something further, Senator Beutler? Is there further discussion on the proposed motion? The motion is to return LB 371 to Select File for an amendment presented by Senator Newell. All those in favor vote aye, opposed vote no. Please record your vote on the Newell motion to return LB 371 to Select File for a specific amendment. We are voting on a motion to return LB 371 to Select File for a specific amendment. Please record your vote. The Clerk will record.

CLERK: 26 ayes, 0 nays on the motion to return.

PRESIDENT: The bill is on Select File, Senator Newell. Senator Newell, do you wish to offer your amendment?

SENATOR NEWELL: Yes, I move the adoption of the amendment.

PRESIDENT: The motion is the adoption of the Newell amendment as explained to LB 371. Is there discussion? Senator Marsh. Senator Beutler, your light is on, do you wish to vote? Is there further discussion? If not, the motion.... Senator Hoagland.

SENATOR HOAGLAND: Would Senator Newell yield to a question?

SENATOR NEWELL: I would.

SENATOR HOAGLAND: Senator Newell, wouldn't it provide more flexibility and be better policy if the court would enter only such orders as are appropriate and reasonably necessary after a hearing?

SENATOR NEWELL: I think that is reasonable. I think that is the intent here.

SENATOR HOAGLAND: That is the intent, is to reappropriate into the....

SENATOR NEWELL: Well, yes, the intent is to be...I don't want them to be inappropriate. I mean, I certainly want them to be appropriate and reasonable in entering these court decrees.